PATENT COOPERATION TREATY

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From the INTERNATIONAL SEARCHING AL	тнови м	AY 0 4 2005	P	CT	
fo: BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Attn. Mallie, Michael J. 12400 Wilshire Boulevard	BLAKELY, SO	CLOS ANGEL SALTTEN C SEARCHING AUT	MCHAIRS(F THANSMITTAL (SEARCH REPOR I OF THE INTERN Y, OR THE DECU	ATIONAL ARATION
7th Floor Los Angeles, California 90025 UNITED STATES OF AMERICA	estar (ili s		(PČ	क्ष्यू न है। T Rule 44.1)	Z ¹⁶¹⁸ .
	SUTATE	Boar of mailing (day/month/year)	02/0	5/2005	44
Applicant's or agent's file reference	-	FOR FURTHER ACT	2011	See peragraphs 1 a	and disclosur
P15139PCT		FOR FURTHER ACT	1531A	See berefreine i e	ISTO 4 DOSCON
International application No.		International filing date (day/month/year)			
PCT/US2004/043686		(GEG)/NOTHER STATE	23/1	2/2004	
Applicant INTEL CORPORATION					
The applicant is hereby notified that the is Authority have been established and are Filing of amendments and statement us and statement us and statement us and statement us and statement. The applicant is entitled in the statement us and the statement used in th	transmitted herevi inder Article 19: to amend the claim imendments is nor however, for more	ns of the International App maily 2 months from the d details, see the notes on	dication (tate of tra	see Rule 46): ansmittal of the	hing
Where? Directly to the International S	ureau of WIPO, 34	i chemiin des Colombettes			

For more detailed instructions, see the notes on the accompanying sheet.

The applicant is hereby notified that no international search report will be astablished and that the declaration under Annios 17(2)(a) to that effect and the written opinion of the international Searching Authority are fransmitted herewith.

3. With regard to the protest against payment of (an) additional fee(s) under Fulle 40.2, the applicant is notified that:

the protest together with the decision thereon has been transmitted to the International Eureau together with the applicant a request to forward the least of both his protest and the decision thereon to the designated Offices. In decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.

1211 Geneva 20, Switzerland, Fascimile No.: (41-22) 740.14.35

4. Reminders

Shortly after the expression of 18 months from the priority date, the international application with its published by the international Bureau. If the applicant wishes to accord or pospone purplementant, a notice of withdraward of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis 1 and 90bis 3, respectively, before the completion of the technical preparations for international publication.

The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Duesa. The International Bureau will mand a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expraision of 350 months from the priority date.

Within 19 months from the priority date, but only in respect of some designated Officer, a damand for international preliminary examination must be first the exploitant widelse to pospione the entity into the national phase until 30 months. from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for only in the national phase before those designated Offices.

In respect of other designated Offices, the time limit of 30 months. (or later) will apply even if no demand is filed within 19 months.

See the Annex to Form PCT/IB/301 and, for certails about the applicable time limits, Office by Office, see the PCT Applicant's Guide. Volume II, National Chapters and the WIPO Internet site.

Name and mailing address of the International Searching Authority

Ø)

European Patent Office, P.B. 5818 Patentisan 2 NL-2280 HV Rijswijk Tel. (431-70) 340-2040, Tx. 31 651 epc nl. Fan: (431-70) 340-3016 Authorized officer

Lucia Toscano

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Peter Copperation Treatly, the Regulations and the Administrative Instructions under that Treatly, in case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see size the POT Applicant's Guide, a publication of WIPO.

in these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application (salims, international application (claims, description and chawings) may be amended during the international policitionary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, a g. the applicant wars the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international protection are sevalable in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the international Preliminary Examining Authority. The description and drawings may only be smanded under Acticle 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmitted of the international search report or 15 months from the priority date, entinhever time limit expires later. It should be noted, however, that the amendments will be considered a having been received on time if they are received by the international Bureau after the expiration of the applicable time limit but before the completion of line technoal preparations for international publication (Phile 66.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been is filed, see below.

Haw?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205/bil):

The amendments must be submitted with a letter.

The latter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must induste the differences between the claims as filed and the claims as amended. It must, in parboular, induste, in connection with each claim appearing in the international application (if being understood that identical industance concerning several claims may be grouped), whether

- fill the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new:
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples litustrate the manner in which amendments must be explained in the accompanying letter:

- Where originally there were 48 claims and after amendment of some claims there are 51):
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 49 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 underaged; new claims 49 to 51 add/sdr."
- [Where originally there were 15 claims and after amendment of all claims there are 11].
 Claims 1 to 15 rapiaced by amended claims 1 to 11.*
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]: "Claims 1 to 6 and 14 unchanged, claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
- *Claims 1 to 5 and 14 unchanged, claims 7 to 13 cancesed, new claims 7 to 13 cancelled, new claims 15, 16 and 17 added, all other claims unchanged.*
- [Where various kinds of amendments are made]: (Liaims 1-10 unanged, claims 11 to 13, 16 and 19 cancelled; claims 1-4, 15 and 16 replaced by amended claim 1-4, claim 17 subdivided into emended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(11)).

The statement will be published with the international application and the amended daims.

it must be in the language in which the informational appplication is to be published.

it must be brief, not exceeding 500 words it in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preterably by using the words "Statement under Article 19(1).

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in contraction with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If at the time of firing any amendments under Article 19, a demand for referrational preliminary sxamination has already been submitted, the applicant must protectedly, eithe same time of fining the amendments with the international Bureau, also tile a copy of such emendments with the international Preliminary Examining Authority (see Review 62.24), fair testentone).

Consequence with regard to translation of the infernational application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be turnished to the designated/selected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's	. tile reference	FOR FURTHER ACTION		Form PCT/ISA/220 ere applicable, item 5 below.
International applicati	ion No.	international filing date (day/mon	h/year) (Earl	liest) Priority Date (day/month/year)
PCT/US2004/04		23/12/2004		30/12/2003
Applicant				
INTEL CORPORA	ATION			
This international S according to Article	earch Report has been 18. A copy is being to	n prepared by this international Sec ansmitted to the international Burec	rching Authority ar u.	nd is transmitted to the applicant
		of a total ofsi of a copy of each prior art document		
Basis of the re With regard language in	to the language, the	international search was carried or less otherwise indicated under this	it on the basis of th	e international application in the
	The international this Authority (Ri	search was carried out on the basi rie 23.1(b)).	of a translation of	f the international application furnished to
b. Wil	th regard to any nucle	otide and/or amino acid sequenc	e disclosed in the l	international application, see Box No. I.
2. Ce	rtain claims were to	und unsearchable (See Box II).		
3. [] Un	ity of invention is la	cking (see Box III).		
4. With regard to	the little,			
hand		ubmitted by the applicant, shed by this Authority to read as fol	ows:	
		NOP	OCKRITING IN R	RI OCINED
		3.44	is IV	
S. With regard to	the abstract,			
		submitted by the applicant.		
☐ the	s text has been establ ay, within one month t	ished, according to Rule 38.2(b), by rom the date of mailing of this interr	this Authority as it ational search repr	t appears in Box No. IV. The applicant ort, submit comments to this Authority.
6. With regard to				
a. the figure		published with the abstract is Figur	e No1	
	as suggested b	• • • • • • • • • • • • • • • • • • • •		n. Kon ann
<u>K</u>		his Authority, because the applican		
b. no		his Authority, because this figure be be published with the abstract.	tter characterizes i	Ruth #HADI (coch)
t				

Cores COTHO A MISO (treet phone) / January 2004).

INTERNATIONAL SEARCH REPORT

Internetional Application No PCT/US2004/043686

A. CLASSIFICATION OF SUBJECT MATTER 1PC 7 H04810/12 H04L27/26 H04L5/02 H04J11/00

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 H04L H04J H04B G06E

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the infernational search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ, INSPEC

X Further documents are listed in the continuation of box C

0	DOCUMEN	STR CONSI	SERED TO	22 22	FVANT

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to daim No.
A	US 2003/147655 A1 (SHATTIL STEVE J) 7 August 2003 (2003-08-07) abstract paragraph '0003! - paragraph '0019! paragraph '0100! - paragraph '0102! paragraph '0122!	1-40
	paragraph '0178! - paragraph '0197! figures 4A,5A,5B,13A-13D,14A	
A	US 2003/202794 A1 (IZADPANAH HOSSEIN ET AL) 30 October 2003 (2003-10-30) the whole document	1-40
	w/w	
		9

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Special categories of cities documents: A document defining the general state of the art wheth is not considerate to be of particular relevance. E' earlier occument but published on or albert the international stead glain. Comment which may there doubte on private, schingly or comment which may there doubte on private schingly are comment of the special reason is specified. A enother claim or other specials reason is specified, a enother claim or other specials reason is specified, and the comment of the specials reason is specified. Comment referring to an own shocknown, use, exhibition or other means. Per document published prive to the international filting date but laster than the purplicip date claims.	77 bater document published after the international filting due or proxy date and not in content with the application or proxy date and not in content with the application between content of the proxylate or travely underlying the invention. 70 document of generates retenvision the charmed invention cannot be considered notion of cannot be considered not cannot be consisted in two the considered not one cannot be consisted in the involve an invention step when the document is lateral active to considered or personal retenvision. The consistency is lateral three documents are contained with one or finally order such documents, such contributation being obtained and one contained with one of rapid officer such documents, such contributation being obtained as person stalled in the lat. 70 document member of the same potent larvely
Date of the actual completion of the international search 25 April 2005	Date of making of the international search report 02/05/2005
Name and mailing address of the ISA European Paken Ciffice, P.B. 5618 Patentitian 2 Nt. – 2260 HV Rijavrija, Tel. (+31-70) 340-3040, Tx. 31 651 epo bl. Fax. (+31-70) 340-3016	Authorized official Rolan Cisneros, E

X Patent family memoers are listed in annex

INTERNATIONAL SEARCH REPORT

International Application No. -

		PCT/US2004/043686
	NIOR) DOCUMENTS CONSIDERED TO BE RELEVANT	Plesevant to claim No.
alegary «	Caurus of document, with indication, where appropriate, of the relevant passages	Preservative of CISSII NO.
A	KUSUMA J ET AL: "Sampling with finite rate of innovation: Channel and timing estimation for UMB and GFS" ICC 2003. 2003 IEEE INTERNATIONAL CONFERENCE ON COMMUNICATIONS. ANCHORAGE, AK, MAY 11 - 15, 2003, IEEE INTERNATIONAL CONFERENCE ON COMMUNICATIONS, NEW YORK, NY: IEEE, US, vol. VOL. 1 OF 5, 11 May 2003 (2003-05-11), pages 3540-3544, XP010643103 ISBN: 0-7803-7802-4	1-40
А	US 2002/126338 A1 (VOLPT JOHN P ET AL) 12 September 2002 (2002-09-12) abstract paragraph '0007! - paragraph '0010! paragraph '0040! - paragraph '0066! figures 2A-2D,4A-4D,5A-5F	1-40

INTERNATIONAL SEARCH REPORT

information on patent family members

International Application No PCT/US2004/043686

	tent document i in search report		Publication date		Patent family member(s)		Publication date
US	2003147655	A1	07-08-2003	US US	2002150070 2002034191		17-10-2002 21-03-2002
US	2003202794	A1	30-10-2003	AU WO US	2003225146 03091760 2003202801	A2	10-11-2003 06-11-2003 30-10-2003
US	2002126338	A1	12-09-2002	NONE	·····		AND SO THE STATE OF THE STATE O

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (davimonth/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below Priority date (day/month/year) International application No International filing date (day-month/year) 30 12 2003 PCT/US2004/043686 23 12 2004 International Patent Classification (IPC) or both national classification and IPC H04B10/12, H04L27/26, H04L5/02, H04J11/00 Applicant INTEL CORPORATION This opinion contains indications relating to the following items: M Box No 1 Basis of the opinion N Box No. II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability D Box No. III Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No VII Certain defects in the international application Box No. VIII. Certain observations on the international application FURTHER ACTION If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Exemining Authority ("IPEA"), However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. if this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCTASAZ28 or before the expiration of 22 months from the priority date. whichever expires later. For further options, see Form PCT/SA/220. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA

)))

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx, 523656 epmu d Fax. +49 89 2399 - 4465 Authorized Officer

Rolan Cisneros, E

Telephone No. +49 89 2399-7971



D. . . th. t Canto at the enining

O	CX 14	D. F. Basis of the opinion
1. Vi	Vith re se lan	agard to the language, this opinion has been established on the basis of the international application in guage in which it was filed, unless otherwise indicated under this item.
	la	is opinion has been established on the basis of a translation from the original language into the following guage , which is the language of a translation turnished for the purposes of international search inder Rules 12.3 and 23.1(b)).
2. V	Vith re	gard to any nucleotide and/or amino acid sequence disclosed in the international application and sary to the claimed invention, this opinion has been established on the basis of:
а	. type	of material:
	\Box	a sequence listing
		table(s) related to the sequence listing
b	forn	nat of material:
		in written format
		in computer readable form
¢	. time	of filing/furnishing:
		contained in the international application as filed.
	\Box	filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3. [h	addition, in the case that more than one version or copy of a sequence listing and/or table relating there as been filled or furnished, the required statements that the information in the subsequent or additional specific identical to that in the application as filled or does not go beyond the application as filled, as operoporate, were furnished.
4. /	Additi	onal comments:
	Box t	lo, II Priority

El The validity of the priority claim has not been considered because the International Searching Authority does not have in its possession a copy of the earlier application whose priority has been claimed or, where required, a translation of that earlier application. This opinion has nevertheless been established on the assumption that the relevant date (Rules 435/s.1 and 64.1) is the claimed priority date.
 This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 435/s.1 and 64.1). Thus for the purposes of this opinion, the international

filing date indicated above is considered to be the relevant date.

3. Additional observations, if necessary:

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Yes: No:	Claims Claims	1-40
Inventive step (IS)	Yes: No:	Claims Claims	1-40
Industrial applicability (IA)	Yes:	Claims	1-40

2. Citations and explanations

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents, cited in the International Search Report:

D1: US 2003/147655 A1 D2: US 2003/202794 A1

D3: KUSUMA J ET AL: "Sampling with finite rate of innovation: Channel and timing estimation for UWB and GPS" ICC 2003. 2003 IEEE INTERNATIONAL CONFERENCE ON COMMUNICATIONS. ANCHORAGE, AK, MAY 11 - 15, 2003, IEEE INTERNATIONAL CONFERENCE ON COMMUNICATIONS, NEW YORK, NY: IEEE, US, vol. VOL. 1 OF 5, 11 May 2003 (2003-05-11), pages 3540-3544. XP010643103 ISBN: 0-7803-7802-4

D4: US 2002/126338 A1

- 2. Document D1, which is considered to represent the most relevant state of the art, discloses (see passages cited in the Search Report) a method of receiving a multi-carrier orthogonal frequency domain multiplexed (OFDM) signal, where the received signal is separated into frequency components by means of a Fourier transform.
- 3. The subject-matter of independent claim 1 differs from the disclosure of D1 in that:
- (a) in claim 1, the multi-carrier broadband radio signal is electro-optically converted, optically transformed to produce separate spectral components which supplied to corresponding photodetectors, and opto-electrically converted by said photodetectors, thereby obtaining a plurality of electronic signals corresponding to the plurality of modulation frequencies. That is, claim 1 comprises optical processing of a received multi-carrier radio frequency signal.
- 4. The subject-matter of claim 1 is therefore novel (Article 33(2) PCT).

- 5. The problem to be solved by the present invention may be regarded as:
- how to provide an alternative method and system for processing a broadband multi-carrier radio frequency signal.
- 6. The solution to this problem proposed in claim 1 of the present application is based on the optical processing mentioned in par.3.(a), above. This feature is neither disclosed nor suggested by D1. Moreover, it is not seen any reason to consider said feature as a matter of obviousness for a skilled person in view of any of the other documents (D2-D4) cited in the International Search Report.

Consequently, the subject-matter of independent claim 1 is acknowledged as involving an inventive step (Article 33(3) PCT).

7. All the independent claims of the present application (i.e., claims 1, 10, 19, 26 and 33) comprise some type of optical processing of a multi-carrier broadband radio signal. While claims 1 and 19 relate to the optical processing of a received radio signal, claims 10 and 26 concern the generation - through some optical means - of a multi-carrier radio signal (and claim 33 is actually a combination of claims 10 and 26).

Therefore, for similar reasons as the ones explained through par.2. to 6., - above -, the aforementioned optical processing and, thus, the subject-matter of claims 10, 19, 26 and 33 is not disclosed and cannot be considered as a matter of obviousness for a skilled person in view of any of the documents D1-D4.

Consequently, independent claims 10, 19, 26 and 33 are also acknowledged as novel and inventive.

8. Claims 2-9, 11-18, 20-25, 27-32 and 34-40 are dependent claims and as such also meet the requirements of the PCT with respect to novelty and inventive step.